

1909-015 Chancery Causes: Gdn. for Malinda R. Morris & by & vs. Malinda R. Morris &
Lee Co.

Legg, Church, Gates, Huff, Witt, Palmer

CA-Estate Dispute
T-Property

To the Hon. H. A. W. Skeen, Judge of the Circuit Court for Lee County, Virginia:

Humbly complaining your orators Jas. K. P. Legg, Guardian for Malinda R. Morris and Mary M. Morris, infant heirs of Nervesta M. Morris, deceased, and Townsend V. Church, would respectfully represent and show unto your honor as follows:

That heretofore Jas. K. P. Legg and Malinda Legg his wife, were the owners of certain lands situated in the Crab Orchard, Lee County, Virginia, and by deed made March 1st, 1894, the said Jas. K. P. Legg and Malinda Legg his wife, conveyed said land so owned by them to their children, Elizabeth J. Gates, U.S. Grant Legg, Cora R. N. Legg, now Cora Huff, Dora B. Legg, now Dora B. Witt, Nervesta M.K. Legg, (who married A.E. Morris and is now deceased) as will more fully appear by a copy of the said deed which is herewith filed as part of this bill. *Exhibit "No 1."*

That in the said deed the said J.K.P. Legg and wife retained a lien upon the said property for their support and maintenance. That after the making of said deed by the said Legg and wife as aforesaid, to their said children as aforesaid, each and all of the said parties entered into a lease contract with the Kooke Coal & Coke Company in consideration of certain royalties to be paid by the said Kooke Coal & Coke Company to the said J. K.P. Legg, wife and children.

That afterwards to-wit, about the month of November, 1908, the said Nervesta M. Morris, wife of A. E. Morris, departed this life intestate, leaving as her heirs at law two infant children Malinda R. Morris and Mary M. Morris, aged respectively seven and five years.

That at the December term of the Circuit Court for Lee County the said J. K P. Legg, grand-father of the said infant children, was appointed as guardian for and qualified in the said court for the said infant children as their guardian.

That on the 21st day of December, 1908, the said J.K.P. Legg, Malinda L. Legg, Cora R. Huff, William Huff her husband, Elizabeth J.

Gates, and J. J. Gates her husband, U.S. Grant Legg and Sarah F. Legg his wife, Dora B. Witt and Emerson E. Witt her husband, entered into and executed a deed of conveyance for a small tract or boundary of land out of the original boundary conveyed by the said J.K.P. Legg and wife to their said children, which tract of land contains 3.039 acres, in consideration of the sum of \$486.33, whereby they conveyed said small boundary of land to T. V. Church, pursuant to a contract thereof entered into by the said Church and Cora R. Huff and William Huff, her husband, as will more fully appear by a copy of the said deed as aforesaid, which is recorded in the clerk's office of the Circuit Court for Lee County in deed book No. 48 pages 27-8. *Exhibit No 2-*

That the said Townsend V. Church has paid the whole of the said purchase money, except one-fifth thereof, to-wit \$97.26, being one-fifth of the entire amount of the purchase money and has agreed and obligated himself to pay the remaining portion of the said \$97.26 as soon as the legal title to the said small boundary of land can be obtained through the courts of this Commonwealth.

That by the ~~said~~ mutual consent of all the parties who are grantors in the said deed, the said purchase money of \$486.33 should go and be paid to the said Cora R. Huff, it being agreed by the said Legg and wife and the said children of the said Legg and wife, before the death of the said Nervesta M. Morris, and by a written contract entered into between the said Legg & wife and their children, that when a partition of the lands conveyed by said Legg and wife should afterwards be made, the said Cora R. Huff's part thereof should be laid off in such a way as would include all the boundary conveyed by the said deed of the 21st day of December, 1908, but no deed having been made by the said parties, your complainants are advised that the ~~legg~~ title to one-fifth of the said property still remains and is in the infant heirs of the said Nervesta M. Morris, deceased, whose names are given as aforesaid, but that the conceded equitable title therein is vested in the said Cora R. Huff.

That in consideration that the other parties interested in the said entire boundary of land should have laid off to the said Nervesta M. Morris a specific boundary at another place upon the said land, the said Nervesta M. Morris by the said agreement as aforesaid, was to release to the said Cora R. Huff all her legal right, title and interest in and to that boundary aforesaid, which includes the said small strip of land conveyed in the said deed of December 21st, 1908.

That the said A. E. Morris is the father of the said infant children as aforesaid and ^{either he or M. L. Rugg, their grandfather} if they should die, would be their lawful and legal heir to the said property.

And that pursuant to the said contract as aforesaid between said Church and said Cora R. Huff and husband, and pursuant to the said deed as aforesaid of December 21, 1908, and the agreement of the parties hereto, the said Townsend V. Church has agreed and bound himself to pay the said sum of \$97.26 upon proper conveyance of the legal title invested in the said infants in said tract of land.

The prayer therefore of your orators is that the said Malinda R. Morris and Mary Morris, and A. E. Morris, be made parties defendant to this bill of complaint, and be required to answer the same, but not under oath, answer under oath being expressly waived; that a guardian ^{that the Court decree that Cora R. Huff is entitled to the title in said land} ad litem be appointed for the said infant defendants; that upon a hearing of this cause a commissioner be appointed to convey unto the said Church all of the right, title and interest, legal or otherwise in and to the said tract or boundary of land, ^{now vested in the said infant heirs of Nervesta M. Morris.} unto the said Church as aforesaid, upon the payment by him to the said parties entitled thereto of the remaining part of the said purchase money. And may all other further and general relief be granted your orators that the nature of their cause and good conscience requires. And they will ever pray &c.

Irvine & Hutchinson Bros p.q.

Costs:

Clerk \$5.59
Shff. 1.60
atty. 15.00
G.A.L. 5.00
Repro. 9.30
\$36.49

J. H. P. Legg, et al

vs. } Bice

A. E. Morris et al -

1909 2nd Jan'y Rules

Bill filed, Dpa.
executed as to A. E.
Morris + D. N. confirmed
as to him

" 1st Feb'y Rules

D. N. confirmed as to
A. E. Morris + cause
set for hearing as to
him.

Pennington Bros.

ATTORNEYS AT LAW,

JONESVILLE AND PENNINGTON GARVA.

In the Circuit Court for the County of Lee,
to-wit:

THE ANSWER OF Melinda R. Manis and
Mary M. Manis.

infant s under the age of twenty-one years, by M. G. Eley
guardian *ad litem*, assigned to defend them in this suit, to a bill of complaint exhibited against
them and others in the Circuit Court for the County of
Lee, by J. K. P. Legg and others.

The respondent s, reserving to themselves the benefit of all just exceptions to the said bill, for
answer thereto, answering by said guardian *ad litem*, say that they are infants of
tender years, and by reason of such disability are incapable of understanding, or of
taking care of their rights and interests, they therefore commend the same
to the protection of the court, and prays that no decree may be pronounced which will tend
to their prejudice.

And having answered, the respondent s pray to be hence dismissed with their
reasonable costs, in this behalf expended; and they will ever pray, &c.

M. G. Eley Guardian *ad litem*.

p. d.

J. K. P. Legg

ss.

Virginia Lee Counties to-wit:

This day, M. G. Eley, whose name is signed to
the foregoing answer, personally appeared before me, H. C. J. Ewing
and made oath that the statements made therein, so far as they depend upon his own knowl-
edge, are true, and so far as they depend upon knowledge derived from others he believes them
to be true.

Given under my hand, this 10th day of Feb 1909

H. C. J. Ewing, Clerk
By M. G. Eley, D.C.

Melinda Maeris et al

adv. }

ANSWER
OF
INFANT DEFENDANT.

J. K. P. Legg,

*Filed Feb. 9th, 1909.
S. C. Ewing,
Clk.*

by A. T. Fee \$5⁰⁰

Jas. K.P. Legg and Townsend V. Church.....Complainants.

Vs.

In Behalf of -

A. E. Morris, Malinda R. Morris and Mary M. Morris.....Defendants.

This cause came on this day to be heard upon the bill of the complainants and exhibits filed therewith, the answer of Malinda R. Morris, and Mary M. Morris, infants, by M. G. Ely, guardian ad litem, duly appointed to defend the said infants, filed herein by leave of court and the depositions of witnesses duly taken pursuant to notice and filed herein, and was argued by counsel.

On consideration of all which and the defendant A. E. Morris having been duly summoned and failing to appear, plead or answer in this cause, said bill of the said complainants as to the said A. E. Morris is taken for confessed, and the court being of opinion from the depositions of the witnesses filed in this cause, and the exhibits filed with the said depositions that Cora R. N. Huff is entitled to all the land covered by the deed of conveyance made by her and others dated December 21, 1908, (recorded in deed book No. 48, page 27 & 8, and filed as exhibit No. 2, whereby the said Cora N. Huff and others conveyed this tract of land containing 3.039 acres to Townsend V. Church,) pursuant to a written agreement entered into between Cora N. Huff and Nervesta M. Morris and others during the life time of the said Nervesta M. Morris, and that the said Malinda R. Morris and Mary M. Morris, infant heirs of the said Nervesta M. Morris, deceased, have no equitable title in the said boundary of land, but only the legal title to one-fifth thereof; and that the said Cora R. Huff is entitled to the legal title under the said written agreement as aforesaid, and also entitled to the entire amount of purchase money which the said Townsend V. Church agreed to pay for the said boundary of land, it is therefore adjudged, ordered and decreed that the said Townsend V. Church pay the said Cora N. Huff the balance remaining unpaid on the purchase money of said tract of land conveyed under the said deed of December 21st, 1908; *It is further adjudged, ordered and decreed* that Robt. L. Pennington, who is

hereby appointed as Special Commissioner for the purpose, make, execute and deliver a good and sufficient deed with covenants of Special warranty, conveying ~~to~~ the said Townsend V. Church all legal or equitable title which is now vested in the said infants, Malinda R. Morris and Mary M. Morris, as heirs at law of the said Nervesta M. Morris, deceased, and report his action hereunder to the present term of this court, and as soon as said deed shall have been executed the same shall operate to convey all the title, legal or equitable, which the said infants derived as heirs at law of their mother the said Nervesta M Morris, in the said boundary of land.

It now appearing to the court that Robt. L. Pennington, Commissioner as aforesaid, hereinbefore appointed to make, execute and deliver a deed conveying all right, title and interest of Malinda R. Morris and Mary Morris ^{to Townsend V. Church} in and to the tract of land hereinbefore described, ^{has executed the deed required of him} and has made his written report to this court duly filed, and the said report and said deed being unexcepted to, the same is hereby approved and confirmed, and the said Pennington will deliver the said deed to the said Townsend V. Church. And there remaining nothing further to be done in this cause, the same is stricken from the docket.

James H. P. Luggan

vs. { Deceitful

A. E. Morris & Co

Entered in C. B.
N. T. page 454 &c

Ent. this Dec

File, 12, 1909-

H. A. W. Shure

To A. E. Morris.

Take notice that we shall on the 10th day of February, at R. L. Pennington's law office in Jonesville, Virginia, between the hours of 8 A.M. and 8 P.M., of that day, proceed to take the depositions of J.K.P. Legg et al and others, which, when taken, is intended to be read as evidence in our behalf, in a certain suit in Chancery now pending in the Circuit Court of Lee County, Virginia, wherein you and others are defendants and we are plaintiffs; and if, from any cause, the taking of said depositions be not commenced on that day, or, if commenced, be not concluded on that day, the taking of the same will be adjourned and continued from day to day, or from time to time, and from place to place, or at the same place, until the same shall be completed.

Respectfully yours,

J.K.P. Legg and T.V.Church,
By Pennington Bros., Atty's.

Executed by serving
the Within notice on
A. E. Smith, this the
8 day of Feb 1909

W. D. Henry D.A.
for W. J. Tucker & Co.

To J. E. Morris, Malinda R. Morris and
Mmy M. Morris, & M. G. Eey guardian of
letins for Malinda R. Morris & Mmy M. Morris

Take notice that me shall, on the 10 day of Febry 1909,
at R. L. Puccumpton's law office in the town
of Jonesville, Va

between the hours of 8 A. M. and 8 P. M., on that day, proceed to take the depositions
of J. H. P. Legg & and others, to be read in evidence in our behalf,
in a certain suit depending in the Circuit court for the County
of Lee wherein you are Defendants
and me are plaintiffs

and if from any cause, the taking of the said depositions be not commenced on that day, or, if com-
menced, be not concluded on that day, the taking of the same will be adjourned and contin-
ued from day to day, or from time to time, at the same place and between the same hours, until
the same shall be completed.

Very respectfully,

J. W. Church & J. H. P. Legg,

By Puccumpton Bros. f.g.

J. P. Legg stars

vs.

}

NOTICE TO TAKE
DEPOSITIONS.

A. E. Morris stars

P. Bras - p. q.

*Legal process is
accepted of the
within notice*

*M. G. Ely
Surdens of
Lithum -*

The Commonwealth of Virginia,

To the Sheriff of the County of Lee Greeting:

WE COMMAND YOU THAT YOU SUMMON

W. S. Palmer and J. K. P. Legg

at the Law office of Robt L. Darrington, in Jonesville, Va
to appear before the Judge of our Circuit Court of the County of Lee, at the court house thereof, on the

day of *February*, 190*9*, to testify and the truth to say in behalf of the

plaintiffs, in a certain matter of controversy in our said court before the
said Judge depending and undetermined between

J. K. P. Legg, Adm. & J. V. Church, Plaintiff,^s and

A. E. Morris, et al, Defendants . And this *Thurs*

shall in no wise omit, under the penalty of £100. And have then there this writ.

Witness H. C. T. EWING, Clerk of our said court, at the court house the *5th* day of

Feby,, 190*9*, and in the *193^d* year of the Commonwealth.

H. C. T. Ewing, Clerk.

J. H. P. Legg, Esq., et al.,

VS.

SUBPOENA
FOR
WITNESS

A. E. Morris, et al.,

R. L. Livingston's Court,
Law Office

the

10th

day of

Feb'y,

190

9

*Executed by summons
the within witnesses this
the 8. day of Feb 1909.*

*M. A. Dunning D. S.,
for W. H. Tucker S. L. C.*

The deposition of A. E. Morris and others taken before me, Allie O. Freeman, a Notary Public, in and for the county of Lee and State of Virginia, at the law office of R. L. Pennington, in the town of Jonesville, Virginia, on the 10th day of February, 1909, pursuant to notice heretofore attached to be read as evidence in behalf of the plaintiffs in a certain suit in Chancery pending in the Circuit Court for Lee County, wherein T. V. Church and others are plaintiffs and A. E. Morris and others are defendants.

Present: R. L. Pennington of counsel for plaintiffs.

M. G. Ely, guardian ad litem for Malinday R. Morris and Mary M. Morris, and A. E. Morris for himself.

A. E. Morris a witness of lawful age being duly sworn deposes and says:

Ques. 1. Please state your age, place of residence, and relationship to Nervesta M. Morris deceased, Malinda R. Morris, and Mary M. Morris?

Ans. I am thirty-four years of age, was the husband of Nervesta M. Morris, and Malinda R. Morris and Mary M. Morris are the children of Nervesta M. Morris and am their father. I live in Crab Orchard, Lee County, Virginia, near Keokee.

Ques. 2. It is alleged in the plaintiffs bill that J.K.P. Legg and wife conveyed to your wife and her brother and sisters a lot of land situated in the Crab Orchard which is now at the place called Keokee, and that before your wife died some time a contract was made between your wife and her brother and sisters to divide the land between themselves. Do you know anything about such a contract and if so about how long ago was it made?

Ans. There was some kind of an agreement entered into between us all about making deeds to certain twenty acre reservations that we had selected between us. I think the paper is in the hands of Mr. Legg or Mrs. Legg, and it will show for itself just what it is.

Ques. 3. Are you acquainted with the small strip of land on Mrs. Huff's reservation that was conveyed to T. V. Church recently near the Keokee depot?

Ans. I am acquainted with this strip of land.

Ques. 4. Does this strip lie entirely on Mrs. Huff's claim?

Ans. This is my understanding how it is.

Ques. 5- Did your wife claim any interest in the land where this small strip lies as you all agreed to deed each other those twenty acre reservations?

Ans. No, she did not claim anything on that piece after that agreement was made.

Ques. 6. Do you consider that it is right and proper and just for Mrs. Huff to have all the purchase money for that small strip?

Ans. I think this is right and that Mrs. Huff should have all the purchase money, and I signed the deed along with all the other Legg children.

Ques. 7. Will the making of the Legg title to this strip of land over to Mr. Church under the deed which you and the other Legg children signed, be prejudicial to the rights and interest of your children in any way that you know of?

Ans. It will not that I know of for it was agreed when the deed was made to Mr. Church that Mrs. Huff would get that much less land when a general divide of the land was made.

And further this witness sayeth not.

A E Morrin

Witness claim one day \$.50 and
20 miles mileage each way \$1.60.

State of Virginia,

County of Lee, to-wit:

The further taking of these depositions is hereby adjourned until to-morrow at the same place and between the same hours.

Given under my hand this the 10th day of Feb. 1909.

Ellie B. Freeman N.P.

Met pursuant to adjournment at the law office of R. L. Pennington in the Town of Jonesville, on the 11th day of February, 1909, and between the hours stated in the original notice.

Present R.L.Pennington of counsel for complainants.

M. G. Ely, guardian Ad Litem for the infant defendants.

Jas. K. P. Legg, a witness of lawful age being duly sworn deposes and says:

Ques. 1- State your age, place of residence, and relationship to Nervesta M. Morris deceased, and her two infant children Malinda R. Morris and Mary Morris?

Ans. I am sixty-four years of age, am the father of Mrs. Nervesta M. Morris deceased, and the grand-father of the said two infants children. I am also their guardian appointed by the Circuit Court for Lee County.

Ques. 2- It is alleged in the plaintiff's bill in this case that in the year 1894 you and your wife conveyed said lands, subject to certain rights of yourself and wife, to your children one of which was Nervesta M. Morris, and that after you and your wife had made your children said deed, your children entered into an agreement whereby they were to divide a certain portion of the land by the agreement, and at a future date to make deeds between themselves carrying out the agreement. I will ask you to state whether or not you know anything of such an agreement and whether or not it is in writing?

Ans. There was an agreement made between my said children and it was put in writing. I believe that this agreement is at my home at Keokee, in this county, and it provides that these children were to make deeds between them releasing to each other the legal title in certain portions of the land.

Ques. 3- I will ask you to procure and furnish to the Notary the said agreement and file the same with your deposition?

Ans. I will try to obtain said contract and if I can find it will furnish it as requested, and will file the same as part of my deposition.

Ques. 4- Are you familiar or acquainted with the small tract of land which was conveyed by your daughter Mrs. Huff, yourself, wife and other children to T. V. Church, which was conveyed on the 21st day of December, 1908?

Ans. I am familiar with this strip of land.

Ques. 5- On whose part of this land which was agreed to be divided between your children does this small strip of land lie?

Ans. This small strip lies on the boundary which Mrs. Cora R.N. Huff was to get under said agreement.

Ques. 6- I notice that Mr. Church is to pay \$486.33 for this small strip of land and that he has retained one-fifth of the purchase money until the legal title could be secured from the said infants. Who should be entitled and receive the entire amount of the said purchase money?

Ans. Mrs. Cora R.N. Huff ought to receive the whole of the purchase money.

Ques. 7- Do you consider that Mrs. Morris' share selected by her and agreed to be conveyed to her by the said agreement hereinbefore mentioned equal in value, all things considered, to the tract which Mrs. Huff was to have under said agreement?

Ans. I do.

Ques. 8- Do you know of any reason whereby the interest of the infants would in any way be prejudiced by the conveyance of the legal title from the said infants (to Mr. Church for this small strip of land.)

Ans. I know of no reason whatever whereby the said infants would be at all prejudiced by the conveyance of the said legal title (to Mr. Church. In the deed made to Mr. Church it was expressly provided that Mrs. Huff should, in the general divide of the land, receive that much less land in value for her part.)

And further this witness saith not.

James E. P. Legg

Witness claim one day \$.50 and
20 miles mileage each way \$1.60.

W. S. Palmer, another witness of lawful age being duly sworn deposes and says:-

Ques. 1- State your age and place of residence?

Ans. I am fifty years old and reside at Keokee, Va.

Ques. 2- Are you acquainted with the lands selected by the children of Jas. K. P. Legg, namely Mrs. Nervesta Morris and Mrs. Huff near Keokee, which they were to have divided between them out of the lands conveyed to them by Jas. K. P. Legg and wife?

Ans. I am acquainted with these lands and have been living in that neighborhood for the last nine years.

Ques. 3- Do you consider the land which Mrs. Morris was to get under the agreement between the Legg children equal in value, all things considered, to the tract which Mrs. Cora R. N. Huff was to have?

Ans. I do consider in equal in value.

Ques. 4- Do you know whether Mrs. Morris took possession of the land claimed by her previous to her death?

Ans. I understand that they did take possession of this in Mrs. Morris' life time. They lived on this piece and I saw Mr. Morris, her husband, fencing it up and cultivating it.

Ques. 5- Do you know whether Mrs. Huff took possession of and lived on her share, and was she living on it at the time she made this deed December 21st, 1908?

Ans. Yes, she and her husband were living on this land at that time and had been for some time before, and were cultivating the land. They were building at that time and are still working on the construction of a new dwelling house on this piece of land.

And further this witness saith not.

W S Palmer

Witness claim one day \$.50 and
20 miles mileage each way \$1.60.

Virginia,

Lee County, to-wit:

I, Allie O. Freeman, a Notary Public in and for the County of Lee and State aforesaid, do hereby certify that the foregoing depositions of A. E. Morris, Jas. K.P. Legg, and W. S. Palmer were duly taken, sworn to and subscribed before me at the times and place and for the purpose in the caption and adjournment hereinbefore mentioned.

Given under my hand this the 11th day of February, 1909.

Allie O. Freeman N.P.

Bill of Costs.

Witness	A.E. Morris	\$2.10
"	J.K.P. Legg	2.10
"	W.S. Palmer	2.10
Allie O. Freeman	4 hrs. at \$.75	<u>3.00</u>
		\$9.30

J. W. P. Legg & Co

vs. { Depositors

A. E. Morris & Co

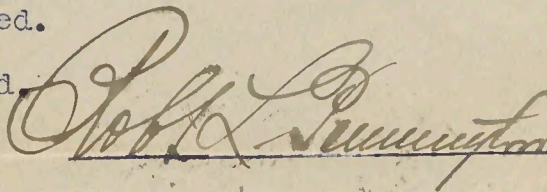
Filed Feb 12, 1909-

H. C. P. Ewing,
Clerk.

To the Hon. H. A. W. Skeen, Judge of the Circuit Court for Lee County, Virginia:

The undersigned Special Commissioner appointed in the Chancery cause entitled Jas. K.P. Legg and others against A.E. Morris and others, begs leave to report that pursuant to a decree entered in the said cause on the 12th day of February, 1908, directing him to make, execute and deliver a certain deed of conveyance to Townsend V. Church, conveying all right, title and interest of Malinda R. Morris and Mary M. Morris in a certain tract of land in the said decree referred to, that he has performed the duties required of him thereunder and here files with this report the said deed for the inspection of the court, duly signed and acknowledged.

Respectfully submitted,

 Commissioner.

6
James K. Legg - itae

vs. { Report of
 { deeds -

A. E. Manis itae -

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Filed & July 12, 1909.



Reuben Comer, Colu Co -

-28-

Mary M - Morris -

Sept 6 - 1910 -

Voucher to Ewing Cereb

7.03

Nov. 21 - 1910 -

Voucher to Ewing Cereb

30.03 -

Cereb Cereb

7.03

R. L. P. Buzogans

30.03

J. K. P. Legg Galen

-28-

A. E. Morris et al -

Nov. 21 - 1910 -

Voucher to Ewing -

36.49 -

Returned Christ Cereb 5.54 -

Check to R L P-bar - 30.90



The Commonwealth of Virginia,

To the Sheriff of the County of Lee, Greeting:

WE COMMAND YOU, That you summon

*Malinda R. Morris and  
Mary Morris, infants, and A. E. Morris*

to appear at the Clerk's office of the Circuit Court of the County of Lee, at rules to be held for the said court, on  
the *3rd* Monday in *January*, 190*9*, to answer a bill in chancery exhibited against *them*

*in our said Court by James K. P. Legg, Guar-  
dian for Malinda R. Morris and Mary Morris  
and T. V. Church.*

And have then there this writ. Witness, H. C. T. EWING, Clerk of our said Court, at the court-house, the *15th*

day of *January*, 190*9*, and 1*33*<sup>rd</sup> year of the Commonwealth.

A Copy, Teste:

*H. C. T. Ewing*, Clerk

\_\_\_\_\_, Clerk



Jas. K. P. Legg, Lm. et al.,

VS

SUBPENA  
IN  
CHANCERY

Melinda R. Morris,

et al.,

Ans. Bros., p. q.

To

2<sup>nd</sup> Jan'y.

Rules

Lee Circuit

Court

1907.  
Executed by serving  
the within Summons  
on A. E. Morris  
Person this 16 day  
of Jan. 1907

M. S. Manning W.A.  
for W. J. Tucker. S. J. C.



J. H. P. Leggette

vs. { John Choueney

H. E. Morris et al

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